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UNITED STATES DISTRICT COURT

FOR THE NORTHERN DISTRICT OF ILLINOIS

EASTERN DIVISION FILED

Jul 17, 2008

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James G. Turner-EL, Plaintiff,

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Roger Walker, Jr., et al., Defendants. MICHAEL W. DOBBINS CLERK, U.S. DISTRICT COURT.

Case No. 08 EV 2742 08 CU 2742 The Honorable James B. Zagel, U.S. Judge presiding.

MOTION IN SUPPORT OF MOTION(S) TO COMPEL FOR SANCTIONS, AND, FOR TEMPORARY RE-STRAINING, OR, PRELIMINARY INJUNCTION

COME NOW, the plaintiff James G. Turner-ER, Pro Se, pursuant to Rules 60 and 65 of the F.R.C.P. and respect-fully move this Honorable Court to enter Orders granting motions to compel, for sanctions and for TRO or a preliminary injunction.

IN SUPPORT, plaintiff states:

1. As explained in his civil Rights Complaint, his motion for TRO, to campet and sanctions, this action proceeds From defendants refusal to comply to terms of an enforced settlement agreement entered in their behalf for almost (20) years.

- 2. On August 9, 2007, newly named defendant Orange Crush Tachincal Squadron walked plaintiff to segregation unit, when issued his property (10) days later, plaintiff discovered that his Radio/Fan settlerment econcessions, ordered in part as terms of the enforced settlement agreement in this proceeding were missing.
- 3. Plaintiff sought their return and he wrote an nother newly named defendant Ed Huntley/Chief hegal Counsel for IDOC, who ordered another newly named defendant Randall Stouffer/Legal Counsel at Menard prison to have radio/fan reissued. (Letter could not be attached hereto as plaintiff was whable to get copies of this pleading made) hetter was dated October 7, 2007 requiring Radio/fan concessions be returned. However, more than (9) months and (6) days have elapsed and defendants have not made compliance. Accordingly, defendants are in Civil Contempt, as to the return of settlement concessions.
- if. Civil Contempt has a two-fold purpose: (1) to compensate the prevailing parties for losses or damages caused by the non-compliance, and (2) to coerce the derelict person into compliance with the original order. Me camb v. Jacksonville Paper Co., 336 U.S. 187 (1949).

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- 5. Defendants have a procedure that persons in segregation unit can possess their fans, and after a period of (60) days can obtain their TV's and Radioes Bul, because defendants are retaliating against plaintiff, though plaintiff has been confined to segregation 135 days presently and he's not scheduled from his release therefrom til October 28, 2008, defendants have not issued him his TV concession to sujey while in Segregation (which is afforded all similarly situated persons), nor, have they reissued Radio/fan concessions, that he could enjoy in segregation like other inmates
  - 6. Though defendants cannot afford plaintiff a prison job til he's released from segregation, detendants can nonetheless reissue him panasonic Radio and kool operator Jr., fan along with his TV concession to enjoy while confined to segregation.
  - 7. Plaintiff having pre-paid filing fee as Ordered by the Court to proceed hereon respectfully move this Honoroble Court to issue an Order to compel and for Sanctions, as follows:
  - A) Order detendants issue plaintiff Panasonic Radio and kool Operator Jr. fan (7) days following Order;

- B) Order defendants to issue plaintiff his TV, Radio and fan settlement concessions while his in the segregation unit, to enjoy til his release therefron;
  - e) That because defendants have proved to be derelict for almost (20) years, by refusing to give plaintiff a prison job, that a fine of \$1,000.00 (One Thousand Dollars) per day be levied against defendants for each day they fail to comply;
  - D) that a sanction of \$ 500,00 (five Hundred Dollars) be paid plaintiff for preparation of these documents?
  - E) That video Court Conference Call be Ordered , and
  - F) Any additional relief this least deems just.

Respectfully submitted,

James G. Turner-re
AN-01161

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